COFFEY | BURLINGTON

ATTORNEYS AT LAW

July 15, 2020

KENDALL COFFEY

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Via CM/ECF

The Honorable Kimba M. Wood United States District Judge Southern District of New York 500 Pearl Street New York, NY 10007-1312

USDC SDNY	2601 South	Bayshore Drive, Penthous Miami, Florida 3313
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RE: United States v. Kozel, Case No. 19-cr-460-KMW

Motion for Modification of Bond

MEMO ENDORSED

Dear Judge Wood:

The purpose of this letter is to obtain modification of bond for Defendant Todd Kozel. Specifically, the defense requests that Mr. Kozel be allowed to travel to a home owned by his father outside Harrison, Idaho. His travel arrangements for the trip to his father's home include a flight to Spokane, Washington, and the remainder of the trip by car. His return date is September 15, 2020.

Mr. Kozel's Pretrial Services Officer, Madalyn Toledo, and Assistant United States Attorneys Louis Pellegrino and Olga Zverovich have no objection to this request.

We ask that you endorse this letter confirming modification.

Respectfully submitted,

/s/Kendall B. Coffey

Kendall B. Coffey Counsel for Todd Kozel

cc:

Louis Pellegrino, AUSA Olga Zverovich, AUSA Madalyn Toledo, U.S. Pretrial Services

SO ORDERED: N.Y., N.Y. 7 16 20